The Journal of the House of Representatives

Number 16 Wednesday, March 26, 2014

The House was called to order by the Speaker at 9:08 a.m.

Prayer

The following prayer was offered by the Reverend Carol Drake Wheatley of Power in the Workplace Ministries of Indian Harbour Beach, upon invitation of Rep. Tobia:

Father, I'd like to speak a blessing over these men and women who have laid down their own lives to become servants of the people of the state of Florida. Thank You, Lord, that You've appointed them to these positions of authority. You know each one by name. You know what's in their minds. You know what's the thought and intent of their hearts. Father, Your love abounds to each and every legislator in this Chamber. These men and women represent those of us who live in and love the state of Florida. You love us, Lord, and we love You because of Your great sacrifice for us.

Lord, give each legislator here an opportunity to be an example for the people and the children in their districts. Those children will take their places in these very chambers one day soon. Lord, give these representatives heart to encourage the children to get involved with their government—to encourage those children to walk in truth and righteousness. And Father God, my prayer is that these men and women allow their love for You to be evident in all who are around them. And I pray that You will give them the courage to do what they know in their hearts is right for the state of Florida. Lord, let each of these legislators be Your blessing in their district. And it's in Jesus' precious name I pray, Amen.

The following members were recorded present:

Session Vote Sequence: 491

Speaker Weatherford in the Chair.

Yeas—119		
Adkins	Coley	Gonza
Ahern	Combee	Goods
Albritton	Corcoran	Grant
Antone	Crisafulli	Hager
Artiles	Cruz	Harrel
Baxley	Cummings	Hill
Berman	Danish	Holde
Beshears	Davis	Hood
Bileca	Diaz, J.	Hoope
Boyd	Diaz, M.	Hudso
Bracy	Dudley	Hutson
Brodeur	Eagle	Ingran
Broxson	Edwards	Jones,
Caldwell	Fitzenhagen	Jones,
Campbell	Fresen	Kerne
Castor Dentel	Fullwood	La Ro
Clarke-Reed	Gaetz	Lee
Clelland	Gibbons	Magar

zalez	Mayfield
dson	McBurney
t	McGhee
er	McKeel
ell	Metz
	Moraitis
er	Moskowitz
1	Murphy
oer	Nelson
son	Nuñez
on	Oliva
ım	O'Toole
s, M.	Pafford
s, S.	Passidomo
er	Patronis
osa	Perry
osu	Peters
ar	Pigman
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Pilon	Renuart	Slosberg	Trujillo
Porter	Richardson	Smith	Van Zant
Powell	Roberson, K.	Spano	Waldman
Pritchett	Rodrigues, R.	Stafford	Watson, B.
Raburn	Rodríguez, J.	Stark	Watson, C.
Rader	Rogers	Steube	Weatherford
Rangel	Rooney	Stewart	Williams, A.
Raschein	Rouson	Stone	Wood
Raulerson	Santiago	Taylor	Workman
Ray	Saunders	Thurston	Young
Reed	Schenck	Tobia	Zimmermann
Rehwinkel Vasilinda	Schwartz	Torres	

Nays-None

(A list of excused members appears at the end of the *Journal*.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Douglas Adkins of Fernandina Beach at the invitation of Rep. Adkins; Elizabeth Baldor of Miami at the invitation of Rep. Combee; Halie Barcott of Orlando at the invitation of the Speaker; Aja Bell of Destin at the invitation Rep. Gaetz; Patrick Buck of Sarasota at the invitation of Rep. Boyd; Jade Butler of Vero Beach at the invitation of Rep. Mayfield; Caroline Bradley of Fleming Island at the invitation of Rep. McBurney; Jacob Clayton of DeLand at the invitation of Rep. Hood; Krista Cornelius of Winter Park at the invitation of Rep. Castor Dentel; Carly Crisafulli of Merritt Island at the invitation of Rep. Crisafulli; Crystian DeMonbreun of Jacksonville at the invitation of Rep. Davis; and Edward Hoffpauir of Hobe Sound at the invitation of Rep. Magar.

House Physician

The Speaker introduced Dr. Jack Jawitz of Bradenton, who served in the Clinic today upon invitation of Rep. Boyd.

Remarks Honoring House Chaplain Bob West

Rep. Hudson and Rep. Taylor were recognized to approach the well for brief remarks and to present Chaplain West with a framed tribute. Rep. Taylor introduced the West family: wife, Naomi West; son and daughter-in-law, Mike and Debbie West; daughter, Sally West; granddaughter, Amy Hinrichs; grandson, Justin House; and great-granddaughter, Alaina Carpenter. [applause]

The Speaker announced in honor of Chaplain West's commitment to the House of Representatives, Room 514, the Chaplain's Office, will henceforth be called the Bob West Conference Room. [applause]

Chaplain West was then recognized to lead the House in prayer.

Prayer

Father, I do thank You. I thank You, Lord, from the bottom of my heart, for the joy that was set before me 35 years ago to come here and just be a friend to anyone in need. So, I thank You, I praise You, and I ask Your blessing upon this body, upon each and every member supplying every need of their lives as You see those needs. And Father, I just thank You again for such a privilege, for I know that the joy of the Lord is my strength, and I thank You in Jesus' name. Amen.

House Reunion

The members of the House of Representatives convened at 9:08 a.m. in a ceremonial session in the Chamber for the ninth biennial House Reunion. The Speaker recognized the following former members present for the reunion, who were welcomed with a standing ovation: the Honorable Ted Alvarez, Jr., the Honorable Talbot "Sandy" D'Alemberte, the Honorable Lewis S. Earle, D.D.S., the Honorable Tom McPherson, the Honorable Wayne Mixson, the Honorable Charles L. "Chuck" Nergard, the Honorable Richard A. Pettigrew (Speaker 1970-1972), the Honorable Robert W. Rust, the Honorable Ed S. Whitson, Jr., and the Honorable Roger H. Wilson, who began their service to the House in the 1960s; the Honorable Thomas E. "Tom" Danson, Jr., the Honorable Timothy D. "Tim" Deratany, the Honorable Mattox S. Hair, the Honorable Bob Hattaway, the Honorable Toni Jennings, the Honorable Robert M. "Bob" Johnson, the Honorable Dennis L. Jones D.C., the Honorable S. Curtis "Curt" Kiser, the Honorable Richard H. "Dick" Langley, the Honorable Gwen Margolis, the Honorable Dennis McDonald, the Honorable Robert W. "Bob" McKnight, the Honorable H. Lee Moffitt (Speaker 1982-1984), the Honorable Tom R. Moore, the Honorable R. Dale Patchett, the Honorable Van B. Poole, the Honorable Gene Ready, the Honorable Robert R. "Bob" Reynolds, the Honorable Ronald R. "Ron" Richmond, the Honorable George H. Sheldon, the Honorable Jack Shreve, the Honorable Eric B. Smith, the Honorable Paul B. Steinberg, the Honorable Russell E. Sykes, the Honorable James Harold Thompson (Speaker 1984-1986), the Honorable James G. Ward, the Honorable James L. "Jim" Watt, and the Honorable Frank Williams, who began their service to the House in the 1970s; the Honorable Keith J. Arnold, the Honorable James C. "Jim" Burke, the Honorable William A. "Bill" Clark, the Honorable Richard E. "Rick" Dantzler, the Honorable Thomas B. "Tom" Drage, Jr., the Honorable James Christopher "Jim" Frishe, the Honorable Steven A. "Steve" Geller, the Honorable John A. Grant, the Honorable Bruce J. Hoffmann, the Honorable Alfred J. "Al" Lawson, Jr., the Honorable Willie F. Logan, Jr., the Honorable Anne Mackenzie, the Honorable Frank F. Messersmith, the Honorable Sandra Barringer Mortham, the Honorable Luis E. Rojas, the Honorable Dixie Newton Sansom, the Honorable Ron Saunders, the Honorable Javier D. Souto, the Honorable David L. "Dave" Thomas, M.D., and the Honorable Robert DeWitt "Rob" Trammell, who began their service to the House in the 1980s; the Honorable William F. "Bill" Andrews, the Honorable Janegale M. Boyd, the Honorable Rudolph "Rudy" Bradley, the Honorable Lisa Carlton, the Honorable Scott W. Clemons, the Honorable Victor D. Crist, the Honorable Faye B. Culp, the Honorable Lori Edwards, the Honorable Tom Feeney (Speaker 2001-2002), the Honorable Mark G. Flanagan, the Honorable Mark A. Foley, the Honorable Carole Green, the Honorable Paul M. Hawkes, the Honorable Bob "Coach" Henriquez, the Honorable Bev Kilmer, the Honorable Evelyn J. Lynn, the Honorable Matthew J. "Matt" Meadows, the Honorable Sharon J. Merchant, the Honorable O. R. "Rick" Minton, Jr., the Honorable Mark R. Ogles, the Honorable Pat Patterson, the Honorable Durell Peadon, Jr., the Honorable Joseph R. "Joe" Spratt, the Honorable John Thrasher (Speaker 1998-2000), the Honorable Marjorie R. Turnbull, and the Honorable Rob Wallace, who began their service to the House in the 1990s; the Honorable Thomas "Tom" Anderson, the Honorable Jeffery H. "Jeff" Atwater, the Honorable Loranne Ausley, the Honorable Carey Baker, the Honorable Marsha L. "Marty" Bowen, the Honorable Debbie Boyd, the Honorable Edward B. "Ed" Bullard, the Honorable Luis R. Garcia, Jr., the

Honorable Richard "Rich" Glorioso, the Honorable Ron L. Greenstein, the Honorable Susan K. Goldstein, the Honorable Mike Haridopolos, the Honorable Mike Hogan, the Honorable Stan Jordan, the Honorable Arthenia L. Joyner, the Honorable Charlie Justice, the Honorable Kurt Kelly, the Honorable Perry C. McGriff, Jr., the Honorable Sheri McInvale, the Honorable Joe H. Pickens, the Honorable Nan H. Rich, the Honorable Curtis B. Richardson, the Honorable Kelly Skidmore, the Honorable Donald C. "Don" Sullivan, M.D., and the Honorable Geraldine F. "Geri" Thompson, who began their service to the House in the 2000s.

Recessed

The House recessed at 9:36 a.m., to reconvene in 15 minutes, or upon call of the Chair.

Reconvened

The House was called to order by the Speaker at 9:57 a.m. A quorum was present [Session Vote Sequence: 492].

Correction of the Journal

The *Journals* of March 20, March 24, and March 25, 2014 were corrected and approved as corrected.

Reports of Standing Committees and Subcommittees

Reports of the Rules & Calendar Committee

The Honorable Will Weatherford Speaker, House of Representatives March 24, 2014

Dear Mr. Speaker:

Your Rules & Calendar Committee herewith submits the Special Order for Wednesday, March 26, 2014. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar.

- I. Consideration of the following bills:
 - CS/CS/HB 137 Education Committee, Higher Education & Workforce Subcommittee, & others Renaming of Florida College System Institutions
 - CS for SB 236 Education, Richter Renaming of Florida College System Institutions
 - CS/HB 313 Choice & Innovation Subcommittee, Diaz, M., & others Single-Gender Public School Programs
 - CS/CS/HB 433 Education Committee, K-12 Subcommittee, & others
 Educator Certification
 - CS/HB 533 Choice & Innovation Subcommittee, Diaz, M., & others Student Eligibility for Extracurricular Activities
 - CS/HB 115 Government Operations Subcommittee, Pigman Public Meetings/University Direct-Support Organization
 - CS/HB 707 K-12 Subcommittee, Diaz, M., & others Background Screening
 - CS/CS/HB 7057 Education Committee, Education Appropriations Subcommittee, & others Career Centers and Charter Technical Career Centers

- CS/HM 81 Local & Federal Affairs Committee, Caldwell, & others Congressional Term Limits
- CS/HB 375 Regulatory Affairs Committee, Santiago Insurance
- CS/CS/HB 405 Judiciary Committee, Civil Justice Subcommittee, & others
 Trusts
- CS/HB 537 Transportation & Highway Safety Subcommittee, Beshears, & others Commercial Motor Vehicle Review Board
- CS/CS/HB 53 Judiciary Committee, Justice Appropriations Subcommittee, & others Inmate Reentry
- CS/CS/HB 175 Regulatory Affairs Committee, Finance & Tax Subcommittee, & others Emergency Communication System
- CS/HB 177 Government Operations Subcommittee, Steube, & others
 Pub. Rec./Prepaid Wireless E911 Fee
- CS/CS/HB 511 Health & Human Services Committee, Health Quality Subcommittee, & others Cancer Control and Research
- CS/CS/HB 287 Health & Human Services Committee, Health Innovation Subcommittee, & others Certificates of Need
- HB 7009 Insurance & Banking Subcommittee, Moraitis, & others Security for Public Deposits
- CS/HB 635 Civil Justice Subcommittee, Passidomo, & others Guardianship
- CS/CS/HB 633 Regulatory Affairs Committee, Insurance & Banking Subcommittee, & others Division of Insurance Agents & Agency Services
- CS/CS/HB 223 Government Operations Appropriations
 Subcommittee, Business & Professional Regulation
 Subcommittee, & others
 Professional Geology
- CS for CS for SB 404 Rules, Regulated Industries, & others Professional Geology
- CS/HB 9 State Affairs Committee, Nuñez Legislative Session Dates

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted, Robert C. Schenck, Chair Rules & Calendar Committee

On motion by Rep. Schenck, the above report was adopted.

Special Orders

CS/CS/HB 137 was taken up. On motion by Rep. Hudson, the House agreed to substitute CS for SB 236 for CS/CS/HB 137 and read CS for SB

236 the second time by title. Under Rule 5.13, the House bill was laid on the table

CS for SB 236—A bill to be entitled An act relating to the renaming of Florida College System institutions; amending s. 1000.21, F.S.; renaming Edison State College and Pasco-Hernando Community College as "Florida SouthWestern State College" and "Pasco-Hernando State College," respectively; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 313—A bill to be entitled An act relating to single-gender public school programs; amending s. 1002.311, F.S.; providing requirements for a district school board when establishing a gender-specific elementary, middle, or high school; requiring school administrative and instructional personnel to participate in professional development; providing accountability requirements; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 433—A bill to be entitled An act relating to educator certification; amending s. 1004.04, F.S.; providing requirements for certain instructional personnel who supervise or direct preservice field experience; amending s. 1012.56, F.S.; deleting an obsolete provision; revising acceptable means of demonstrating mastery of general knowledge, subject area knowledge, and professional preparation and education competence; revising components of a competency-based professional development certification and education competency program; repealing s. 1012.56(17), F.S., relating to a study to compare the performance of certain certificateholders; amending s. 1012.585, F.S.; revising certain requirements for the renewal or reinstatement of a professional certificate; providing an effective date.

—was read the second time by title.

Representative Spano offered the following:

(Amendment Bar Code: 558279)

Amendment 1—Remove line 80 and insert: time or part-time teaching in a Florida College System institution, state

Remove line 163 and insert:

time or part-time teaching in a Florida College System institution, state

Rep. Spano moved the adoption of the amendment, which was adopted.

Representative Spano offered the following:

(Amendment Bar Code: 750169)

Amendment 2 (with title amendment)—Remove line 183 and insert:

The State Board of Education shall adopt rules to implement this subsection by December 31, 2014.

TITLE AMENDMENT

Remove line 9 and insert:

preparation and education competence; requiring the State Board of Education to adopt rules; revising

Rep. Spano moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 533—A bill to be entitled An act relating to student eligibility for extracurricular activities; amending s. 1002.33, F.S.; conforming provisions; amending s. 1006.15, F.S.; revising the definition of extracurricular activities; correcting cross-references; revising provisions enabling home education, charter school, virtual education, and certain private school students to participate in extracurricular activities at a public school; authorizing students attending certain public schools to participate in extracurricular activities at another public school; requiring that district school board eligibility policies apply evenly to all students regardless of a student's extracurricular activity; amending s. 1006.20, F.S.; revising requirements for the bylaws of the Florida High School Athletic Association; revising a transfer deadline; requiring the bylaws to specify that the preparticipation physical evaluation form advise students to complete a cardiovascular assessment that includes an electrocardiogram; requiring the association to make available to parents literature on the importance of preparticipation cardiovascular assessment; providing an effective date.

—was read the second time by title.

REPRESENTATIVE HOOPER IN THE CHAIR

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 115—A bill to be entitled An act relating to public meetings; amending s. 1004.28, F.S.; providing an exemption from public meeting requirements for any portion of a meeting of the board of directors of a university direct-support organization, or of the executive committee or other committees of such board, at which any proposal seeking research funding from the organization or a plan or program for either initiating or supporting research is discussed; providing for review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Representative Rehwinkel Vasilinda offered the following:

(Amendment Bar Code: 465459)

Amendment 1 (with title amendment)—Remove lines 45-59 and insert: committees of such board, at which materials that relate to patented material, patentable material, and trade secrets are discussed is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution. This paragraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that any portion of a meeting of the board of directors of a direct-support organization established under s. 1004.28, Florida Statutes, or of the executive committee or other committees of such board, at which materials that relate to patented material, patentable material, and trade secrets are discussed should be held

TITLE AMENDMENT

Remove lines 7-9 and insert:

committees of such board, at which materials that relate to patented material, patentable material, and trade secrets are

Rep. Rehwinkel Vasilinda moved the adoption of the amendment, which failed of adoption.

Representative Rehwinkel Vasilinda offered the following:

(Amendment Bar Code: 602271)

Amendment 1 to Amendment 1 (with title amendment)—Remove lines 6-17 of the amendment and insert:

patented material, patentable material, copyrighted material, and trade secrets are discussed is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution. This paragraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that any portion of a meeting of the board of directors of a direct-support organization established under s. 1004.28, Florida Statutes, or of the executive committee or other committees of such board, at which materials that relate to patented material, patentable material, copyrighted material, and trade secrets are

TITLE AMENDMENT

Remove line 24 of the amendment and insert: patented material, patentable material, copyrighted material, and trade secrets are

Rep. Rehwinkel Vasilinda moved the adoption of the amendment to the amendment, which failed of adoption.

The question recurred on the adoption of Amendment 1, which failed of adoption.

Representative Rehwinkel Vasilinda offered the following:

(Amendment Bar Code: 371813)

Amendment 2 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. The Office of Program Policy Analysis and Government Accountability(OPPAGA)shall review s. 1004.28, Florida Statutes, to determine whether revisions are necessary to provide an exemption from public meeting requirements for any portion of a meeting of the board of directors of a university direct-support organization, or of the executive committee or committees of such board, at which any proposal seeking research funding from the organization or a plan or program for either initiating or supporting research is discussed.

Section 2. The Office of Program Policy Analysis and Government Accountability of the Florida Legislature shall commission an interim study to include the following components: a cost/benefit analysis of public university research in comparison to research from independent organizations; an analysis of potential conflicts of interest; an analysis of public benefit consistent with s. 7, Article IX of the State Constitution; a review of analogous public meeting exemption statutes nationwide; and a survey of university direct-support organizations associated with the State University System of Florida, seeking input regarding revisions to s. 1004.28, Florida Statutes. The interim study shall be completed and a report of its findings submitted to the chair and members of the Higher Education and Workforce Subcommittee of the House of Representatives by January 1, 2015.

Section 3. The Office of the Auditor General of the Florida Legislature shall conduct an analysis of potential conflicts of interest as well as recent historical incidents of conflicts that have arisen from private funding of state universities and other public institutes of higher education. The Auditor General's report shall research any adverse effect on ethics within public institutes of higher education and recommend measures to prevent such conflicts of interest from occurring. The Auditor General shall conduct a cost benefit analysis that details the costs and benefits to donors as well as the costs of such arrangements borne by the taxpayer in relation to the public benefit.

Section 4. This act shall take effect July 1, 2014.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to state university research; requiring the Higher Education and Workforce Subcommittee of the House of Representatives to convene a workgroup and commission an interim study relating to direct-support organization public meeting requirements and research-related issues; requiring a report; providing an effective date.

WHEREAS, our public universities are of vital importance to the State of Florida, and

WHEREAS, public university research is so significant to the decision making process of the Florida Legislature in its role of policy making for the state and

WHEREAS, public university research is of vital importance to the decisions that the citizens of Florida make on a daily basis, and

WHEREAS, given the importance to the education of our state's students and the worldwide leadership role of our state university system's faculty and alumni, and

WHEREAS, the utmost care & attention must be given to any policy change that may have the possibility of jeopardizing independent research and the reputations of our state universities, community colleges, and other state funded institutes of higher learning, or may have the effect of devaluing the academic achievements of the graduates and alumni of those institutions, NOW, THEREFORE,

Rep. Rehwinkel Vasilinda moved the adoption of the amendment. Subsequently, **Amendment 2** was withdrawn.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 707—A bill to be entitled An act relating to background screening; amending s. 1002.45, F.S.; revising the requirement relating to background screening of instructional personnel in virtual instruction programs; amending s. 1012.315, F.S.; providing additional offenses that determine ineligibility for educator certification or employment in a position that requires direct contact with students; amending s. 1012.32, F.S.; revising requirements for the retention, search, and reporting of fingerprints of school personnel; providing for Department of Law Enforcement participation in the national retained print arrest notification program; providing for fees; amending s. 1012.465, F.S.; providing background screening requirements for certain school district employees, certain contractual personnel, and instructional personnel in virtual instruction programs; requiring a fingerprint-based criminal history background screening; providing requirements for submission, retention, search, and reporting of fingerprints; providing for fees; amending s. 1012.467, F.S.; requiring the fingerprints of certain noninstructional contractors to be enrolled in the national retained print arrest notification program; requiring arrest fingerprints to be searched against state and federal retained fingerprints; providing for fees to be established in rule; revising provisions relating to sharing criminal history information; amending s. 1012.56, F.S.; revising provisions relating to background rescreening for educator certification; amending s. 1012.796; including persons employed by virtual instruction providers against which complaints may be filed; amending s. 1012.797, F.S.; revising provisions relating to notification to education providers of charges against school district employees; reenacting ss. 1001.42(7), 1002.33(12)(g), 1002.36(7)(g), 1002.421(4)(a), 1012.32(1) and (2), 1012.56(10)(a) and (c), and 1012.795(1)(n), F.S., relating to district school board powers and duties, charter schools, the Florida School for the Deaf and the Blind, the accountability of private schools participating in state school choice scholarship programs, qualifications of personnel, educator certification requirements, and Education Practices Commission authority to discipline, respectively, to incorporate the amendment made to s. 1012.315, F.S., in references thereto; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 7057—A bill to be entitled An act relating to career centers and charter technical career centers; amending s. 1001.44, F.S.; authorizing a career center to offer college credit courses applicable toward specific certificates or degrees; providing a process for approval to offer specific degree programs; requiring the State Board of Education to adopt rules; authorizing a career center to change the institution's name if certain requirements are met; amending s. 1002.34, F.S.; authorizing a charter technical career center to offer college credit courses applicable toward specific certificates or degrees; providing an approval process; authorizing a charter technical career center to change the institution's name if certain requirements are met; amending s. 1004.02, F.S., relating to definitions; renaming the applied technology diploma program as the college credit certificate program and clarifying the program; amending ss. 1007.23 and 1007.25, F.S.; conforming provisions; amending s. 1009.22, F.S.; revising and clarifying tuition and fees for specific workforce education programs; amending ss. 1009.53, 1009.532, and 1009.536, F.S.; conforming provisions; reordering and amending s. 1011.80, F.S., relating to funds for operation of workforce education programs; conforming provisions; authorizing a career center to offer associate in applied science degree programs; requiring school districts and Florida College System institutions to maintain certain records; revising operational and performance funding calculation and allocation for workforce education programs; deleting provisions relating to a program to assist in responding to needs of new and expanding businesses; correcting a cross-reference; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HM 81—A memorial to the Congress of the United States, urging Congress to propose to the states an amendment to the Constitution of the United States that would limit the consecutive terms of office which a member of the United States Senate or the United States House of Representatives may serve.

WHEREAS, Article V of the Constitution of the United States authorizes Congress to propose amendments to the Constitution which shall become valid when ratified by the states, and

WHEREAS, a continuous and growing concern has been expressed that the best interests of this nation will be served by limiting the terms of members of Congress, a concern expressed by the Founding Fathers and incorporated into the Articles of Confederation, and

WHEREAS, the voters of the State of Florida, by the gathering of petition signatures, placed on the general election ballot of 1992 a measure to limit the consecutive years of service for several offices, including the offices of United States Senator and United States Representative, and

WHEREAS, the voters of Florida incorporated this limitation into the State Constitution as Section 4, Article VI, by an approval vote that exceeded 76 percent in the general election of 1992, and

WHEREAS, in 1995, the United States Supreme Court ruled in *U.S. Term Limits, Inc. v. Thornton*, 514 U.S. 779 (1995), a five-to-four decision, that the individual states did not possess the requisite authority to establish term limits, or additional qualifications, for persons elected to the United States Senate or United States House of Representatives, and

WHEREAS, upon reflecting on the intent of the voters of this state and their overwhelming support of congressional term limits, the Legislature, in its 114th Regular Session since Statehood in 1845, did express through a memorial to Congress the desire to receive an amendment to the Constitution of the United States to limit the number of consecutive terms that a person may serve in the United States Senate or the United States House of Representatives, and

WHEREAS, the Legislature, in its 116th Regular Session since Statehood in 1845, does again express the same desire to receive such an amendment, NOW, THEREFORE,

Be It Resolved by the Legislature of the State of Florida:

That the Florida Legislature respectfully petitions the Congress of the United States to propose to the states an amendment to the Constitution of the United States to limit the number of consecutive terms which a person may serve in the United States Senate or the United States House of Representatives.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, to each member of the Florida delegation to the United States Congress, and to the presiding officer of each house of the legislature of each state.

-was read the second time by title.

Representative Wood offered the following:

(Amendment Bar Code: 922337)

Amendment 1 (with title amendment)—Remove lines 46-51 and insert:

- (1) That the Legislature of the State of Florida hereby applies to Congress, under the provisions of Article V of the Constitution of the United States, to call a convention limited to the sole purpose of proposing an amendment to the Constitution limiting the number of consecutive terms which a person may serve in the United States Senate or the United States House of Representative.
- (2) That this application constitutes a continuing application in accordance with Article V until the Legislatures of at least two-thirds of the states have made application on the same subject.

TITLE AMENDMENT

Remove lines 3-42 and insert:

applying to Congress to call a convention for the sole purpose of proposing an amendment to the Constitution of the United States that would limit the consecutive terms of office which a member of the United States Senate or the United States House of Representatives may serve.

WHEREAS Article V of the Constitution of the United States requires Congress to call a convention for the sole purpose of proposing amendments to the Constitution upon application of two-thirds of the states, and

WHEREAS, a continuous and growing concern has been expressed that the best interests of this nation will be served by limiting the terms of members of Congress, a concern expressed by the Founding Fathers and incorporated into the Articles of Confederation, and

WHEREAS, the voters of the State of Florida, by the gathering of petition signatures, placed on the general election ballot of 1992 a measure to limit the consecutive years of service for several offices, including the offices of United States Senator and United States Representative, and

WHEREAS, the voters of Florida incorporated this limitation into the State Constitution as Section 4, Article VI, by an approval vote that exceeded 76 percent in the general election of 1992, and

WHEREAS, in 1995, the United States Supreme Court ruled in *U.S. Term Limits, Inc. v. Thornton*, 514 U.S. 779 (1995), a five-to-four decision, that the individual states did not possess the requisite authority to establish term limits, or additional qualifications, for persons elected to the United States Senate or United States House of Representatives, and

WHEREAS, upon reflecting on the intent of the voters of this state and their overwhelming support of congressional term limits, the Legislature, in its 114th Regular Session since Statehood in 1845, did express through a memorial to Congress the desire to receive an amendment to the Constitution of the United States to limit the number of consecutive terms that a person may serve in the United States Senate or the United States House of Representatives, and

WHEREAS, the Legislature, in its 116th Regular Session since statehood in 1845, does desire to see a convention called for the sole purpose of proposing such an amendment, NOW, THEREFORE,

Rep. Wood moved the adoption of the amendment.

Point of Order

Rep. Waldman raised a point of order, under Rule 12.8(b)(3), that the amendment was not germane to the memorial.

THE SPEAKER IN THE CHAIR

The Chair [Speaker Weatherford] referred the point to Rep. Schenck, Chair of the Rules & Calendar Committee, for a recommendation.

Rep. Schenck, Chair of the Rules & Calendar Committee, in speaking to the point of order on **Amendment 1** to **CS/HM 81**, stated that the amendment does not expand the scope of the bill and that the amendment is germane. Rep. Schenck recommended the point be not well taken.

The Chair [Speaker Weatherford], upon the recommendation of Rep. Schenck, Chair of the Rules & Calendar Committee, ruled the point not well taken and that the amendment was germane.

The question recurred on the adoption of Amendment 1, which was adopted.

The question recurred on the passage of CS/HM 81, which now reads as follows:

CS/HM 81—A memorial to the Congress of the United States, applying to Congress to call a convention for the sole purpose of proposing an amendment to the Constitution of the United States that would limit the consecutive terms of office which a member of the United States Senate or the United States House of Representatives may serve.

WHEREAS Article V of the Constitution of the United States requires Congress to call a convention for the sole purpose of proposing amendments to the Constitution upon application of two-thirds of the states, and

WHEREAS, a continuous and growing concern has been expressed that the best interests of this nation will be served by limiting the terms of members of Congress, a concern expressed by the Founding Fathers and incorporated into the Articles of Confederation, and

WHEREAS, the voters of the State of Florida, by the gathering of petition signatures, placed on the general election ballot of 1992 a measure to limit the consecutive years of service for several offices, including the offices of United States Senator and United States Representative, and

WHEREAS, the voters of Florida incorporated this limitation into the State Constitution as Section 4, Article VI, by an approval vote that exceeded 76 percent in the general election of 1992, and

WHEREAS, in 1995, the United States Supreme Court ruled in *U.S. Term Limits, Inc. v. Thornton*, 514 U.S. 779 (1995), a five-to-four decision, that the individual states did not possess the requisite authority to establish term limits, or additional qualifications, for persons elected to the United States Senate or United States House of Representatives, and

WHEREAS, upon reflecting on the intent of the voters of this state and their overwhelming support of congressional term limits, the Legislature, in its 114th Regular Session since Statehood in 1845, did express through a memorial to Congress the desire to receive an amendment to the Constitution of the United States to limit the number of consecutive terms that a person may serve in the United States Senate or the United States House of Representatives, and

WHEREAS, the Legislature, in its 116th Regular Session since statehood in 1845, does desire to see a convention called for the sole purpose of proposing such an amendment, NOW, THEREFORE,

Be It Resolved by the Legislature of the State of Florida:

(1) That the Legislature of the State of Florida hereby applies to Congress, under the provisions of Article V of the Constitution of the United States, to call a convention limited to the sole purpose of proposing an amendment to the

Constitution limiting the number of consecutive terms which a person may serve in the United States Senate or the United States House of Representative.

(2) That this application constitutes a continuing application in accordance with Article V until the Legislatures of at least two-thirds of the states have made application on the same subject.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, to each member of the Florida delegation to the United States Congress, and to the presiding officer of each house of the legislature of each state.

On motion by Rep. Caldwell, the memorial, as amended, was adopted. The vote was:

Session Vote Sequence: 493

Voos 76

Speaker Weatherford in the Chair.

Yeas—76			
Adkins	Diaz, J.	Magar	Raulerson
Ahern	Diaz, M.	Mayfield	Ray
Albritton	Dudley	McBurney	Renuart
Artiles	Eagle	McKeel	Roberson, K.
Baxley	Fitzenhagen	Metz	Rodrigues, R.
Beshears	Fresen	Moraitis	Rooney
Bileca	Gonzalez	Moskowitz	Santiago
Boyd	Goodson	Nelson	Schenck
Brodeur	Grant	Nuñez	Smith
Broxson	Hager	Oliva	Spano
Caldwell	Harrell	O'Toole	Steube
Clelland	Hill	Passidomo	Stone
Coley	Holder	Patronis	Tobia
Combee	Hood	Peters	Trujillo
Corcoran	Hooper	Pigman	Van Zant
Crisafulli	Hudson	Pilon	Weatherford
Cummings	Hutson	Porter	Wood
Danish	Ingram	Raburn	Workman
Davis	La Rosa	Raschein	Young
Nays—38			
Antone	Jones, M.	Reed	Stark
Berman	Jones, S.	Rehwinkel Vasilinda	Stewart
Bracy	Kerner	Richardson	Thurston
Campbell	Lee	Rodríguez, J.	Torres
Castor Dentel	McGhee	Rogers	Waldman
Clarke-Reed	Murphy	Rouson	Watson, B.
Cruz	Pafford	Saunders	Watson, C.
Edwards	Powell	Schwartz	Williams, A.
Fullwood	Pritchett	Slosberg	

Votes after roll call:

Gibbons

Yeas—Gaetz, Perry, Zimmermann

Rangel

Nays-Rader, Taylor

Under Rule 11.7(i), the memorial was immediately certified to the Senate.

Stafford

CS/HB 375—A bill to be entitled An act relating to insurance; amending s. 624.425, F.S.; providing that the absence of a countersignature does not affect the validity of a policy or contract; amending s. 627.94072, F.S.; authorizing the offer of a nonforfeiture benefit in the form of a return of premium under specified circumstances; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 405—A bill to be entitled An act relating to trusts; amending s. 736.0703, F.S.; limiting the liability of excluded trustees; providing that certain duties of trustees do not apply to an excluded trustee in certain circumstances; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Consideration of CS/HB 537 was temporarily postponed.

CS/CS/HB 53—A bill to be entitled An act relating to inmate reentry; amending s. 322.051, F.S.; waiving the fee for identification cards issued to certain inmates; authorizing issuance of temporary permits in certain circumstances; amending s. 322.17, F.S.; waiving the fee for replacement driver licenses for certain inmates; amending s. 382.0255, F.S.; requiring a waiver of fees for certain inmates receiving a copy of a birth certificate; amending s. 944.605, F.S.; requiring the Department of Corrections to work with other agencies in acquiring necessary documents for certain inmates to acquire an identification card or driver license before release; providing exceptions; requiring the department to provide specified assistance to inmates born outside this state; requiring a report; amending s. 944.803, F.S.; authorizing the department to operate male and female faith- and character-based institutions; providing appropriations; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 175—A bill to be entitled An act relating to emergency communication system; amending s. 365.172, F.S., relating to the Emergency Communications Number E911 System; revising definitions; revising provisions relating to oversight of certain fees by the Technology Program within the Department of Management Services; revising E911 board appointment provisions; revising duties of the board; revising provisions for administration, distribution, and use of the E911 fee; revising provisions for state E911 Grant Program funding; revising E911 fee provisions; revising fee collection procedures; providing that the state and local governments are not consumers for certain purposes; specifying the amount of the fee; revising provisions for use of the fees collected; authorizing the board to adjust the rate of the fee; providing that fees collected may not be included in the base for measuring any tax, fee, surcharge, or other charge; providing for a prepaid wireless E911 fee; limiting the amount of the fee; providing procedures for adjustment and imposition of the fee; requiring the Department of Revenue to provide notice to sellers; providing requirements for collection of the fee by the seller; providing criteria for the location of the transaction; providing requirements and procedures for filing returns and remitting fees to the Department of Revenue; directing the Department of Revenue to administer, collect, and enforce the fee pursuant to the same procedures used in the administration, collection, and enforcement of the general state sales tax under specified provisions; providing applicability with respect to specified provisions of chapter 212, F.S.; requiring sellers of prepaid wireless services to register with the department; providing for distribution of funds remitted; limiting liability of provider or seller of prepaid wireless service; prohibiting a local government from imposing a fee on sellers of prepaid wireless services; providing that the state and local governments are not consumers for certain purposes; providing definitions for specified purposes; revising provisions for authorized expenditures of the E911 fee; providing that certain costs of the Department of Health are functions of 911 services; amending s. 365.173, F.S.; revising provisions for accounting, distribution, use, and auditing of the Emergency Communications Number E911 System Fund; providing for a prepaid wireless category in such fund; amending s. 401.465, F.S.; conforming a cross-reference; providing appropriations; providing effective

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 177—A bill to be entitled An act relating to public records; amending s. 365.174, F.S.; providing an exemption from public records requirements for proprietary confidential business information submitted by a wireless service provider to the Department of Revenue; authorizing the department to share such information with the Secretary of Management Services and the E911 Board; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 511—A bill to be entitled An act relating to cancer control and research; amending s. 1004.435, F.S.; revising definitions; revising the membership of the Florida Cancer Control and Research Advisory Council and selection of the council chairperson; authorizing renewal of member terms; revising compensation of council members; renaming the Florida Cancer Plan; requiring the council to collaborate with the Florida Biomedical Research Advisory Council to formulate and review a statewide research plan; requiring the council to develop and review a statewide treatment plan; deleting council, Board of Governors, and State Surgeon General duties relating to the awarding of grants and contracts for cancer-related programs; deleting council duties relating to the development of written summaries of treatment alternatives; deleting financial aid provisions and the Florida Cancer Control and Research Fund; amending ss. 458.324, and 459.0125, F.S.; conforming provisions; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 287—A bill to be entitled An act relating to certificates of need; amending s. 408.034, F.S.; decreasing the subdistrict average occupancy rate that the Agency for Health Care Administration is required to maintain as a goal of its nursing-home-bed-need methodology; conforming a provision to changes made by the act; authorizing an applicant to aggregate the need of geographically contiguous subdistricts within a district for a proposed community nursing home under certain circumstances; requiring the proposed nursing home site to be located in the subdistrict with the greater need under certain circumstances; recognizing an additional positive application factor for an applicant who voluntarily relinquishes certain nursing home beds; requiring the applicant to demonstrate that it meets certain requirements; amending s. 408.036, F.S.; providing that, under certain circumstances, replacement of a nursing home and relocation of a portion of a nursing home's licensed beds to another facility, or to establish a new facility, is a health-care-related project subject to expedited review; conforming a cross-reference; revising the requirements for projects that are exempted from applying for a certificate of need; creating s. 408.0436, F.S.; prohibiting the agency from approving a certificate-of-need application for new community nursing home beds under certain circumstances; defining the term "batching cycle"; providing for future repeal; repealing s. 408.0435, F.S., relating to the moratorium on the approval of certificates of need for additional community nursing home beds; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 7009-A bill to be entitled An act relating to security for public deposits; amending s. 280.02, F.S.; revising definitions; amending s. 280.03, F.S.; clarifying provisions exempting public deposits from state security requirements; amending s. 280.04, F.S.; revising the collateral-pledging level for public deposits; amending s. 280.05, F.S.; conforming provisions to changes made by the act; amending s. 280.051, F.S.; updating terms; repealing s. 280.071, F.S., relating to the Qualified Public Depository Oversight Board; amending s. 280.085, F.S.; providing that a notice of the default or insolvency of a qualified public depository is not required under certain circumstances; amending s. 280.10, F.S.; requiring information from a nonqualified bank, savings bank, or savings association that acquires public depository by default or insolvency; amending s. 280.11, F.S.; conforming cross-references; amending s. 280.16, F.S.; deleting certain provisions relating to required reports and forms; amending s. 280.17, F.S.; revising notice requirements for public depositors; revising restrictions on loss protection provisions in certain circumstances in which a public depositor fails to comply with the notice requirements; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 635—A bill to be entitled An act relating to guardianship; amending s. 744.102, F.S.; redefining the term "audit"; amending s. 744.3135, F.S.; revising provisions relating to the requirements for and court authority concerning requirements for specified guardians to submit to a credit history investigation and background screening; authorizing a nonprofessional guardian to petition the court for reimbursement for the costs of a credit history investigation and background screening; amending s. 744.368, F.S.; authorizing a clerk of the court to obtain and review records impacting guardianship assets and to issue subpoenas to nonparties upon application to the court; providing requirements for affidavits, notice, and subpoenas; providing for objection to a subpoena; amending s. 744.3685, F.S.; authorizing the court to require the production of records and documents by a guardian who fails to submit them during an audit; amending s. 744.474, F.S.; providing for the removal of a guardian for a bad faith failure to submit guardianship records during an audit; amending ss. 943.0585 and 943.059, F.S.; providing that a person seeking an appointment as guardian may not lawfully deny or fail to acknowledge the arrests covered by an expunged or sealed record; reenacting s. 943.0585(4)(c), F.S., relating to court-ordered expunction of criminal history records, to incorporate the amendments made to s. 943.0585, F.S., in a reference thereto; reenacting s. 943.059(4)(c), F.S., relating to court-ordered sealing of criminal history records, to incorporate the amendments made to s. 943.059, F.S., in a reference thereto; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 633—A bill to be entitled An act relating to the Division of Insurance Agents and Agency Services; amending s. 20.121, F.S.; revising the name of the division; amending s. 624.310, F.S.; revising service delivery methods; amending s. 624.318, F.S.; prohibiting the removal of specified original documents under certain conditions; amending s. 624.501, F.S.; revising original appointment and renewal fees related to certain insurance representatives; amending s. 626.015, F.S.; prohibiting new limited customer representative licenses from being issued after a specified date; defining the term "unaffiliated insurance agent"; amending s. 626.0428, F.S.; revising prohibitions relating to binding insurance and soliciting insurance; requiring a branch place of business to have an agent in charge; authorizing an agent to be in charge of more than one branch office under certain circumstances; providing requirements relating to the designation of an agent in charge; providing that the agent in charge is accountable for misconduct and violations committed by the licensee and any person under his or her supervision; prohibiting an insurance agency from conducting insurance business at a location without a designated agent in charge; providing for expiration of an agency license under specified circumstances; amending s. 626.112, F.S.; providing licensure exemptions that allow specified individuals or entities to conduct insurance business at specified locations under certain circumstances; revising licensure requirements and penalties with respect to registered insurance agencies; providing that the registration of an approved registered insurance agency automatically converts to an insurance agency license on a specified date; amending s. 626.171, F.S.; providing an exemption from certain licensure application fees; amending s. 626.172, F.S.; revising requirements relating to applications for insurance agency licenses; amending s. 626.207, F.S.; conforming a cross-reference; amending s. 626.241, F.S.; revising the scope of the examination for a limited agent; amending s. 626.261, F.S.; deleting a provision requiring certain costs to be paid by applicants who request licensure examinations in Spanish; amending s. 626.311, F.S.; limiting the types of business that may be transacted by certain agents; amending s. 626.321, F.S.; providing that a limited license to offer motor vehicle rental insurance issued to a business that rents or leases motor vehicles encompasses employees and authorized representatives of such business; amending s. 626.382, F.S.; providing that an insurance agency license continues in force until canceled, suspended, revoked, terminated, or expired; amending s. 626.601, F.S.; revising terminology relating to investigations conducted by the Department of Financial Services and the Office of Insurance Regulation with respect to individuals and entities involved in the insurance industry; amending s.

626.611, F.S.; requiring the department to suspend certain licenses and appointments; amending s. 626.641, F.S.; conforming a cross-reference; amending s. 626.733, F.S.; revising applicability of certain appointment provisions; amending s. 626.7355, F.S.; revising qualifications for a temporary customer representative's license; repealing s. 626.747, F.S., relating to branch agencies, agents in charge, and the payment of additional county tax under certain circumstances on a specified date; amending s. 626.7845, F.S.; revising a prohibition against unlicensed transaction of life insurance; amending ss. 626.8411, 626.861, and 626.862, F.S.; conforming cross-references; amending s. 626.9272, F.S.; revising requirements for the licensure of nonresident surplus lines agents; creating s. 627.4553, F.S.; requiring an insurance agent who recommends the surrender of certain annuity or life insurance to provide certain information to the department; amending s. 627.7015, F.S.; revising the rulemaking authority of the department with respect to qualifications and specified types of penalties covered under the property insurance mediation program; amending s. 627.706, F.S.; revising the definition of the term "neutral evaluator"; amending s. 627.7074, F.S.; providing grounds for the department to deny an application, or suspend or revoke approval of certification, of a neutral evaluator; requiring the department to adopt rules; amending s. 627.745, F.S.; revising qualifications for approval as a mediator by the department; providing grounds for the department to deny an application, or suspend or revoke approval, of a mediator; authorizing the department to adopt rules; amending s. 627.952, F.S.; providing that certain persons who are not residents of this state must be licensed and appointed as nonresident surplus lines agents in this state in order to engage in specified activities with respect to servicing insurance contracts, certificates, or agreements for purchasing or risk retention groups; deleting a fidelity bond requirement applicable to certain nonresident agents who are licensed as surplus lines agents in another state; amending s. 648.43, F.S.; revising requirements for the submission of a power of attorney; amending s. 648.49, F.S.; revising provisions relating to the duration of suspension or revocation of a license; amending ss. 943.0585 and 943.059, F.S.; prohibiting persons seeking to be licensed by the Division of Insurance Agent and Agency Services from denying or failing to acknowledge certain expunged or sealed records; conforming crossreferences; providing an effective date.

-was read the second time by title.

Representative Ingram offered the following:

(Amendment Bar Code: 063013)

Amendment 1 (with directory and title amendments)—Between lines 972 and 973, insert:

(f) "Professional engineer" means a person, as defined in s. 471.005, who has a bachelor's degree or higher in engineering. A professional engineer must also have experience and expertise in the identification of sinkhole activity or as well as other potential causes of structural damage.

DIRECTORY AMENDMENT

Remove lines 959-960 and insert:

Section 29. Paragraphs (c) and (f) of subsection (2) of section 627.706, Florida Statutes, are amended to read:

TITLE AMENDMENT

Remove lines 82-83 and insert:

627.706, F.S.; revising definitions; amending s. 627.7074, F.S.;

Rep. Ingram moved the adoption of the amendment.

Representative Ingram offered the following:

(Amendment Bar Code: 162283)

Substitute Amendment 1 (with title amendment)—Remove lines 959-972 and insert:

Section 29. Paragraphs (c) and (f) of subsection (2) of section 627.706, Florida Statutes, are amended to read:

627.706 Sinkhole insurance; catastrophic ground cover collapse; definitions.—

- (2) As used in ss. 627.706-627.7074, and as used in connection with any policy providing coverage for a catastrophic ground cover collapse or for sinkhole losses, the term:
- (c) "Neutral evaluator" means <u>an</u> <u>a professional</u> engineer <u>licensed under chapter 471</u> with experience and expertise in the identification of sinkhole <u>activity as well as other potential causes of structural damage</u> or a professional geologist. The engineer or professional geologist must have who has completed a course of study in alternative dispute resolution designed or approved by the department for use in the neutral evaluation process, must be and who is determined by the department to be fair and impartial, and must not be otherwise ineligible for certification as provided in s. 627.7074.
- (f) "Professional engineer" means a person, as defined in s. 471.005, who has a bachelor's degree or higher in engineering. A professional engineer must also have experience and expertise in the identification of sinkhole activity or as well as other potential causes of structural damage.

TITLE AMENDMENT

Remove lines 82-83 and insert:

627.706, F.S.; revising definitions; amending s. 627.7074, F.S.;

Rep. Ingram moved the adoption of the substitute amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 233 was taken up. On motion by Rep. Combee, the House agreed to substitute CS for CS for SB 404 for HB 233 and read CS for CS for SB 404 the second time by title. Under Rule 5.13, the House bill was laid on the table.

CS for CS for SB 404—A bill to be entitled An act relating to professional geology; amending s. 492.104, F.S.; providing for apportionment of examination fees; amending s. 492.105, F.S.; revising examination requirements for professional geologists; creating s. 492.1051, F.S.; providing requirements for registration as a geologist-in-training; requiring geologist-in-training applicants to successfully complete the fundamentals of geology portion of the licensure examination; requiring an application fee and a refundable examination fee; requiring the Department of Business and Professional Regulation to submit each completed application to the Board of Professional Geologists for certification; setting forth the criteria the board may use to certify applicants; requiring the department to register each person as a geologist-in-training whom the board certifies has successfully completed the fundamentals portion of the geology examination; exempting registered geologist-in-training seeking licensure as a professional geologist from retaking the fundamentals of geology portion of the examination; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 9—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in even-numbered years; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Motion to Adjourn

Rep. Crisafulli moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 4:30 p.m., Thursday, March 27, 2014, or upon call of the Chair. The motion was agreed to.

First-named Sponsors

CS/CS/HB 287-A. Williams

HB 457—A. Williams

CS/HB 657—Hutson

HB 869—Thurston

HB 1125-Hutson

Cosponsors

HM 15—Beshears

HB 25-R. Rodrigues

CS/HM 81—Artiles, Brodeur, Combee, Holder, Hudson, Ingram, R. Rodrigues

CS/CS/HB 89—Campbell, Ingram, Patronis, Tobia

HB 97—Rooney

CS/HB 147-Smith

HB 163-Kerner

HB 239—Fullwood, Gibbons, Santiago, Schwartz, Slosberg

CS/CS/HB 405-Mayfield

HB 475—Porter

CS/HB 497—Pritchett

HM 583-Moraitis

HM 607—Magar

HB 667—Kerner

HB 687—Rooney

CS/HB 731—Porter

CS/HB 781—Rooney

CS/HB 843—Bracy

CS/CS/CS/HB 851—Artiles, Castor Dentel, Cruz, Kerner, Pafford, Rangel, A. Williams

CS/HB 879—Zimmermann

HB 983—Castor Dentel

HB 1125—Beshears, Fitzenhagen, Hutson, Pafford, Pilon, Saunders, Stewart, A. Williams

CS/HB 1225—Campbell, C. Watson

HR 9023-Magar

HR 9035-Mayfield

HR 9041—Perry

Withdrawals as Cosponsor

HB 1125-Hutson

Introduction and Reference

By the Insurance & Banking Subcommittee; Representative Nelson—

HB 7159—A bill to be entitled An act relating to public records and meetings; amending s. 627.0628, F.S.; providing an exemption from public records and public meetings requirements for trade secrets used to design an insurance flood loss model held in records or discussed at meetings of the Florida Commission on Hurricane Loss Projection Methodology, the Office of Insurance Regulation, or an appointed consumer advocate; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Civil Justice Subcommittee; Representative Passidomo-

HB 7161—A bill to be entitled An act relating to arbitration; amending s. 682.014, F.S.; correcting the description of a cross-reference; providing for retroactive applicability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Rulemaking Oversight & Repeal Subcommittee; Representative Gaetz—

HB 7163—A bill to be entitled An act relating to ratification of rules of the Department of Juvenile Justice; ratifying specified rules relating to the provision of health services to youth in facilities or programs, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any of specified thresholds for likely adverse impact or increase in regulatory costs; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Patronis—

HR 9053—A resolution recognizing July 21-27, 2014, as "Ocean Week" in the State of Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

First Reading of Committee and Subcommittee Substitutes by Publication

By the Insurance & Banking Subcommittee; and Health Innovation Subcommittee; Representatives Renuart, Ahern, Baxley, Berman, Boyd, Campbell, Cummings, Fresen, Goodson, Harrell, Hood, Hooper, Hutson, Ingram, M. Jones, Mayfield, Moraitis, Murphy, Peters, Rangel, Rooney, Santiago, Steube, Tobia, Torres, and Zimmermann—

CS/CS/HB 31—A bill to be entitled An act relating to dentists; amending s. 627.6474, F.S.; prohibiting a contract between a health insurer and a dentist from requiring the dentist to provide services at a fee set by the insurer under certain circumstances; defining the term "covered services" as it relates to contracts between a health insurer and a dentist; amending s. 636.035, F.S.; prohibiting a contract between a prepaid limited health service organization

and a dentist from requiring the dentist to provide services at a fee set by the organization under certain circumstances; defining the term "covered services" as it relates to contracts between a prepaid limited health service organization and a dentist; amending s. 641.315, F.S.; prohibiting a contract between a health maintenance organization and a dentist from requiring the dentist to provide services at a fee set by the organization under certain circumstances; defining the term "covered services" as it relates to contracts between a health maintenance organization and a dentist; providing applicability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; Representative Gibbons—

CS/HB 109—A bill to be entitled An act relating to public records; amending s. 397.334, F.S.; providing an exemption from public records requirements for information relating to screenings for participation in a treatment-based drug court program, substance abuse screenings, behavioral health evaluations, and subsequent treatment status reports regarding a participant or a person considered for participation in a treatment-based drug court program; providing for the disclosure of certain records; providing for retroactive applicability of the exemption; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representatives Perry, Baxley, Berman, Cruz, Hooper, Pilon, Raschein, Rooney, Slosberg, Stark, Steube, Waldman, and C. Watson—

CS/HB 225—A bill to be entitled An act relating to child safety devices in motor vehicles; amending s. 316.613, F.S.; revising child restraint requirements for children who are younger than a specified age; requiring the use of a separate carrier, integrated child seat, or child booster seat for such children; providing exceptions; providing penalties; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Affairs Committee; and Insurance & Banking Subcommittee; Representatives **Santiago**, **Rouson**, and **Van Zant**—

CS/CS/HB 565—A bill to be entitled An act relating to insurance; amending s. 112.08, F.S.; authorizing local government units to contract with certain corporations not for profit for insurance; amending s. 624.501, F.S.; revising original appointment and renewal fees related to certain insurance representatives; amending s. 626.015, F.S.; prohibiting new limited customer representative licenses from being issued after a specified date; defining the term "unaffiliated insurance agent"; amending s. 626.0428, F.S.; revising prohibitions relating to binding insurance and soliciting insurance; requiring a branch place of business to have an agent in charge; authorizing an agent to be in charge of more than one branch office under certain circumstances; providing requirements relating to the designation of an agent in charge; providing that the agent in charge is accountable for misconduct and violations committed by the licensee, agent, and any person under his or her supervision; prohibiting an insurance agency from conducting insurance business at a location without a designated agent in charge; amending s. 626.112, F.S.; providing licensure exemptions that allow specified individuals or entities to conduct insurance business at specified locations under certain circumstances; revising licensure requirements and penalties with respect to registered insurance agencies; providing that the registration of an approved registered insurance agency automatically converts to an insurance agency license on a specified date; amending s. 626.172, F.S.; revising requirements relating to applications for insurance agency licenses; conforming provisions to changes made by the act; amending s. 626.311, F.S.; limiting the types of business that may be transacted by certain agents; amending s. 626.321, F.S.; providing that a limited license to offer motor vehicle rental insurance issued to a business that rents or leases motor vehicles encompasses the employees and authorized representatives of such business; amending s. 626.382, F.S.; providing that an insurance agency license continues in force until canceled, suspended, revoked, or terminated or expired; amending s. 626.601, F.S.; revising terminology relating to investigations conducted by the Department of Financial Services and the Office of Insurance Regulation with respect to individuals and entities involved in the insurance industry; revising a confidentiality provision; repealing s. 626.747, F.S., relating to branch agencies, agents in charge, and the payment of additional county tax under certain circumstances; amending s. 626.8411, F.S.; conforming a cross-reference; amending s. 626.88, F.S.; providing that the term "administrator" does not include certain corporations not for profit; amending s. 626.8805, F.S.; revising insurance administrator application requirements; amending s. 626.8817, F.S.; authorizing an insurer's designee to provide certain coverage information to an insurance administrator; authorizing an insurer to subcontract the review of an insurance administrator; amending s. 626.882, F.S.; prohibiting a person from acting as an insurance administrator without a specific written agreement; amending s. 626.883, F.S.; requiring an insurance administrator to furnish fiduciary account records to an insurer; requiring administrator withdrawals from a fiduciary account to be made according to a specific written agreement; providing that an insurer's designee may authorize payment of claims; amending s. 626.884, F.S.; revising an insurer's right of access to certain administrator records; amending s. 626.89, F.S.; revising the deadline for filing certain financial statements; amending s. 626.921, F.S.; requiring members of the board of governors of the Florida Surplus Lines Association to be nominated by the association; amending s. 626.931, F.S.; deleting provisions requiring a surplus lines agent to file a quarterly affidavit with the Florida Surplus Lines Service Office; amending s. 626.932, F.S.; revising the due date of surplus lines tax; amending ss. 626.935 and 626.936, F.S.; conforming provisions to changes made by the act; amending s. 626.9541, F.S.; revising a provision authorizing a licensed agent or insurer to solicit or negotiate certain insurance transactions through a credit card facility or organization; amending s. 626.99296, F.S.; requiring a court in the county where the payee resides to authorize a transfer of structured settlement payment rights in order for the transfer to be effective; amending s. 627.062, F.S.; requiring the Office of Insurance Regulation to use certain models or methods, or a straight average of model results or output ranges, to estimate hurricane losses when determining whether the rates in a rate filing are excessive, inadequate, or unfairly discriminatory; amending s. 627.0628, F.S.; increasing the length of time during which an insurer must adhere to certain findings made by the Commission on Hurricane Loss Projection Methodology with respect to certain methods, principles, standards, models, or output ranges used in a rate filing; providing that the requirement to adhere to such findings does not prohibit an insurer from using a straight average of model results or output ranges under specified circumstances; amending s. 627.0651, F.S.; revising provisions for making and use of rates for motor vehicle insurance; amending s. 627.072, F.S.; authorizing retrospective rating plans relating to workers' compensation and employer's liability insurance to allow negotiations between certain employers and insurers with respect to premiums; providing an exemption; providing requirements for the filing and approval of such plans and associated forms; providing an exception; amending ss. 627.281 and 627.3518, F.S.; conforming cross-references; amending s. 627.311, F.S.; providing that certain dividends shall be retained by the joint underwriting plan for future use; amending s. 627.351, F.S.; providing that an appointee of a consumer representative by the Governor is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; repealing s. 627.3519, F.S., relating to an annual report on the aggregate net probable maximum losses of the Florida Hurricane Catastrophe Fund and Citizens Property Insurance Corporation; amending s. 627.409, F.S.; providing that a claim for residential property insurance may not be denied based on certain credit information; amending s. 627.4133, F.S.; increasing the amount of prior notice required with respect to the nonrenewal, cancellation, or termination of certain insurance policies; deleting certain provisions that require extended periods of prior notice with

respect to the nonrenewal, cancellation, or termination of certain insurance policies; prohibiting the cancellation of certain policies that have been in effect for a specified amount of time except under certain circumstances; providing that a policy or contract may not be cancelled based on certain credit information; amending s. 627.4137, F.S.; adding licensed company adjusters to the list of persons who may respond to a claimant's written request for information relating to liability insurance coverage; amending s. 627.421, F.S.; authorizing a policyholder of personal lines insurance to affirmatively elect delivery of policy documents by electronic means; amending s. 627.43141, F.S.; authorizing a notice of change in policy terms to be sent in a separate mailing to an insured under certain circumstances; requiring an insurer to provide such notice to insured's insurance agent; creating s. 627.4553, F.S.; providing requirements for the recommendation to surrender an annuity or life insurance policy; amending s. 627.7015, F.S.; revising the rulemaking authority of the department with respect to qualifications and specified types of penalties covered under the property insurance mediation program; creating s. 627.70151, F.S.; providing criteria for an insurer or policyholder to challenge the impartiality of a loss appraisal umpire for purposes of disqualifying such umpire; amending s. 627.706, F.S.; revising the definition of the term "neutral evaluator"; amending s. 627.7074, F.S.; revising notification requirements for participation in the neutral evaluation program; providing grounds for the department to deny an application, or suspend or revoke certification, of a neutral evaluator; requiring the department to adopt rules relating to certification of neutral evaluators; amending s. 627.711, F.S.; revising verification requirements for uniform mitigation verification forms; amending s. 627.7283, F.S.; authorizing the electronic transfer of unearned premium under specified circumstances; amending s. 627.736, F.S.; revising the time period for applicability of certain Medicare fee schedules or payment limitations; amending s. 627.744, F.S.; revising preinsurance inspection requirements for private passenger motor vehicles; amending s. 627.745, F.S.; revising qualifications for approval as a mediator by the department; providing grounds for the department to deny an application, or suspend or revoke approval, of a mediator; authorizing the department to adopt rules; amending s. 627.782, F.S.; revising the date by which title insurance agencies and certain insurers must annually submit specified information to the Office of Insurance Regulation; amending s. 628.461, F.S.; revising filing requirements relating to the acquisition of controlling stock; revising the amount of outstanding voting securities of a domestic stock insurer or a controlling company that a person is prohibited from acquiring unless certain requirements have been met; prohibiting persons acquiring a certain percentage of voting securities from acquiring certain securities; providing that a presumption of control may be rebutted by filing a disclaimer of control; deleting definitions; amending s. 631.717, F.S.; deleting a provision relating to the Florida Life and Health Insurance Guaranty Association's obligation to pay insurance policy or contract claims; amending s. 631.737, F.S.; requiring the association to pay insurance policy or contract claims under certain conditions; amending s. 634.406, F.S.; revising criteria authorizing premiums of certain service warranty associations to exceed their specified net assets limitations; revising requirements relating to contractual liability policies that insure warranty associations; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; and Civil Justice Subcommittee; Representatives **A. Williams** and **Baxley**—

CS/CS/HB 595—A bill to be entitled An act relating to the Council on the Social Status of Black Men and Boys; amending s. 16.615, F.S.; providing criteria for removal of a member of the council; revising the duties of the council; authorizing the council to identify specified initiatives and programs, study other topics suggested by the Legislature or as directed by the chair of the council, and, subject to legislative appropriations, use funds appropriated to the Department of Legal Affairs to perform certain tasks; authorizing the council to present its findings and strategic issues at an annual statewide conference; providing for reimbursement for per diem and travel expenses

for individuals and entities that make presentations to the council regarding the mission or strategic vision of the council; repealing s. 16.616, F.S., relating to a requirement that the department establish a direct-support organization; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Civil Justice Subcommittee; and Transportation & Highway Safety Subcommittee; Representative **Wood**—

CS/CS/HB 617—A bill to be entitled An act relating to towing of vehicles and vessels; amending s. 715.07, F.S.; providing for removal of a vehicle or vessel by a cooperative association or a homeowners' association; authorizing an owner or lessee of real property to have a vehicle or vessel removed from the property without certain signage under certain circumstances; requiring a notice to be attached to the vehicle or vessel and providing requirements therefor; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; and Insurance & Banking Subcommittee; Representative **Broxson**—

CS/CS/HB 675—A bill to be entitled An act relating to public records; amending s. 655.057, F.S.; providing an exemption from public records requirements for certain informal enforcement actions by the Office of Financial Regulation, to which penalties apply for willful disclosure of such confidential information; providing an exemption from public records requirements for certain trade secrets held by the office, to which penalties apply for willful disclosure of such confidential information; providing for the release of certain records in certain circumstances; providing definitions; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Civil Justice Subcommittee; Representatives Powell and Rooney-

CS/HB 781—A bill to be entitled An act relating to legal notices; amending s. 50.0211, F.S.; requiring legal notices to be posted on a newspaper's website on web pages with specified titles; prohibiting charging a fee or requiring registration for viewing online legal notices; establishing the period for which legal notices are required to be published on the statewide website; requiring that legal notices be archived on the statewide website for a specified period; deleting a provision relating to harmless error; amending s. 50.061, F.S.; clarifying payment provisions; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representative $\mathbf{Kerner} -\!\!\!\!\!-$

CS/HB 863—A bill to be entitled An act relating to motor vehicle crash reports; amending s. 316.066, F.S.; specifying that the required statement must be completed and sworn to for each confidential crash report requested; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representatives ${\bf Kerner}$ and ${\bf Rooney}$

CS/HB 865—A bill to be entitled An act relating to public records; amending s. 316.066, F.S.; providing an exemption from public records requirements for certain personal contact information contained in motor

vehicle crash reports; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; Representative Wood—

CS/HB 973—A bill to be entitled An act relating to transportation services procurement; creating s. 287.0836, F.S.; requiring an agency to consider certain criteria when evaluating a request for proposal or invitation to negotiate for specified transportation services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Economic Development & Tourism Subcommittee; Representatives **Peters, Campbell, Combee, Gibbons, Raschein,** and **Stewart**—

CS/HB 979—A bill to be entitled An act relating to homelessness; amending s. 420.606, F.S.; revising legislative findings; requiring the Department of Economic Opportunity to provide training and technical assistance to certain designated lead agencies of homeless assistance continuums of care; requiring that the provision of such training and assistance be delegated to certain nonprofit entities; conforming provisions to changes made by the act; amending s. 420.622, F.S.; requiring the department to establish award levels for "Challenge Grants"; specifying criteria to determine award levels; requiring the department, after consultation with the Council on Homelessness, to specify a grant award level in the notice of solicitation of grant applications; revising qualifications for the grant; specifying authorized uses of grant funds; requiring a lead agency that receives a grant to submit a report to the department; providing that funding authorized pursuant to this act is subject to legislative appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Quality Subcommittee; Representatives Rooney and Magar—

CS/HB 1085—A bill to be entitled An act relating to behavior analysts; creating chapter 470, F.S.; entitling the chapter; creating s. 470.40, F.S.; providing a purpose; creating s. 470.41, F.S.; defining terms; creating s. 470.415, F.S.; creating the Board of Applied Behavior Analysis; creating s. 470.42, F.S.; specifying the authority and duties of the board; creating s. 470.43, F.S.; providing requirements for licensure and renewal; creating s. 470.44, F.S.; establishing maximum fees for applications, initial licenses, and license renewals; creating s. 470.45, F.S.; providing grounds for disciplinary action by the board; providing for reinstatement of a license; creating s. 470.47, F.S.; providing penalties for practicing applied behavior analysis without a license or wrongfully identifying oneself as a licensed behavior analyst; creating s. 470.48, F.S.; providing exceptions to the chapter; amending s. 20.43, F.S.; establishing The Board of Applied Behavior Analysis within the Division of Medical Quality Assurance; amending s. 456.001, F.S.; including licensed behavior analysts and licensed assistant behavior analysts in the definition of "health care practitioner"; amending s. 456.0135, F.S.; requiring an applicant for licensure under chapter 470, F.S., to submit to certain fingerprinting requirements; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Economic Development & Tourism Subcommittee; Representative ${f Caldwell}$ —

CS/HB 1129—A bill to be entitled An act relating to special districts; amending s. 189.412, F.S.; requiring the Department of Economic

Opportunity to publish certain information on its website with respect to special districts; authorizing the department to coordinate with the Department of State for certain purposes; creating part II of chapter 190, F.S., relating to conversion of water control districts to community development districts; authorizing the popularly elected governing board of a water control district to conduct a referendum on the question of whether the district may exercise certain special powers of a community development district; providing referendum requirements and procedures; providing notice requirements; providing for special act, upon referendum approval, to codify special powers in the charter of the water control district and provide for conversion of the district to a community development district; amending s. 298.76, F.S.; authorizing the conversion of a water control district to a community development district by special or local legislation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representative **Goodson**—

CS/HB 1161—A bill to be entitled An act relating to the Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; amending s. 373.618, F.S.; revising provisions relating to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty

is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noiseattenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Innovation Subcommittee; Representative Stone—

CS/HB 1179—A bill to be entitled An act relating to nurse registries; amending s. 400.506, F.S.; requiring a certified nursing assistant or home health aide referred for contract to provide certain credentials to the nurse registry; requiring a nurse registry to provide certain information to a patient or patient's representative regarding referral of an independent contractor; providing that a person referred for contract by a nurse registry is an independent contractor; providing obligations of a nurse registry regarding a violation of law by a person referred for contract; exempting a nurse registry from obligation to review or take action upon records required to be maintained by the nurse registry; providing an exception; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; Representative Eagle—

CS/HB 1189—A bill to be entitled An act relating to publicly funded retirement programs; amending s. 175.041, F.S.; revising applicability of the Marvin B. Clayton Firefighters Pension Trust Fund Act; providing that any municipality that provides fire protection services to a municipal services taxing unit under an interlocal agreement is eligible to receive property insurance premium taxes; amending s. 175.101, F.S.; authorizing a municipal services taxing unit that enters into an interlocal agreement for fire protection services with another municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring municipal services taxing units to provide the Division of Retirement of the Department of Management Services with a certified copy of the ordinance assessing and

imposing certain taxes; amending ss. 175.122 and 175.351, F.S.; revising provisions relating to the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal services taxing unit, under certain conditions, to revoke its participation and cease to receive property insurance premium taxes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representative Hill—

CS/HB 1193—A bill to be entitled An act relating to off-highway vehicles; amending ss. 261.03 and 317.0003, F.S.; revising the definitions of the terms "ATV" and "ROV" for purposes of provisions relating to registration and use of off-highway vehicles; amending s. 261.20, F.S.; prohibiting an off-highway vehicle from carrying more persons than it is designed to carry; providing penalties; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Business & Professional Regulation Subcommittee; Representative ${\bf Dudley-}$

CS/HB 1235—A bill to be entitled An act relating to the Florida Homeowners' Construction Recovery Fund; amending s. 489.1401, F.S.; revising legislative intent; amending s. 489.1402, F.S.; revising definitions; amending s. 489.141, F.S.; revising conditions under which a claimant is eligible to seek recovery from the recovery fund; amending s. 489.1425, F.S.; revising the form required to be provided by a contractor which explains a consumer's rights under the recovery fund; amending s. 489.143, F.S.; prohibiting fund disbursements from exceeding a specified amount for each Division I claim and each Division II claim; revising requirements providing caps on payment for certain claims against a licensee; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Ethics & Elections Subcommittee; Representatives $\mathbf{McBurney}$ and \mathbf{Ray} —

CS/HB 1315—A bill to be entitled An act relating to local ethics agency or commission procedures; amending s. 112.326, F.S.; requiring the procedures of a local ethics agency or commission to conform to certain procedures governing ethics complaints and investigations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representatives Zimmermann and Peters—

CS/HB 1325—A bill to be entitled An act relating to parking permits for persons with mobility impairment; amending s. 320.0848, F.S.; directing the Department of Highway Safety and Motor Vehicles to design and issue a sticker for use as a parking permit in lieu of a placard; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

CS/HB 1385—A bill to be entitled An act relating to inspectors general; amending s. 14.32, F.S.; revising provisions relating to the duties, appointment, and removal of the Chief Inspector General; amending s. 20.055, F.S.; revising provisions relating to the duties, appointment, and

removal of agency inspectors general; updating a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Insurance & Banking Subcommittee; Representative Nelson—

CS/HB 1395—A bill to be entitled An act relating to bail bonds; amending s. 648.25, F.S.; revising and providing definitions; amending s. 648.30, F.S.; prohibiting a person from transmitting or posting an electronic bond with attached power of attorney unless he or she is duly qualified, licensed, and appointed as a bail bond agent; providing criminal penalties; amending s. 648.42, F.S.; authorizing a duly qualified, licensed, appointed, and registered bail bond agent to transmit electronic bonds within the judicial circuit in which the bail bond agency is located under certain circumstances; amending s. 648.43, F.S.; requiring the Department of Financial Services to approve a sample form for an electronic power of attorney to be attached to an electronic bond; amending s. 648.44, F.S.; prohibiting a bail bond agent or temporary bail bond agent from transmitting or posting an electronic bond with attached power of attorney under certain circumstances; prohibiting a bail bond agent from authorizing another person to countersign his or her name to a bond or power of attorney; prohibiting a bail bond agent from facilitating or allowing an unlicensed person or a person without proper appointment to transmit or post electronic bonds; providing a criminal penalty; amending s. 648.441, F.S.; prohibiting an insurer or managing general agent from furnishing an unlicensed individual or entity a form necessary for transmitting or posting electronic bonds; providing criminal penalties; amending s. 903.09, F.S.; revising requirements for a bail bond agent to justify his or her suretyship to include electronic bonds; amending s. 903.101, F.S.; authorizing a qualified, licensed, appointed, and registered bail bond agent to transmit or post electronic bonds within the judicial circuit in which the bail bond agency is located under certain circumstances; amending s. 903.33, F.S.; providing that electronic bonds are considered original documents; amending s. 903.34, F.S.; providing requirements for a bond, posted in person or initiated electronically, to be approved by a committing trial court judge or the sheriff; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Civil Justice Subcommittee; Representative Gibbons—

CS/HB 3531—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of an employee of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

Proof of Publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Economic Development Appropriations Subcommittee; and Transportation & Highway Safety Subcommittee; Representative **Artiles**—

CS/HB 7005—A bill to be entitled An act relating to the Department of Transportation; amending s. 20.23, F.S.; revising provisions relating to functions of the Florida Transportation Commission to add certain monitoring of the Mid-Bay Bridge Authority; repealing provisions for the Florida Statewide Passenger Rail Commission; amending s. 316.0083, F.S.; revising provisions for enforcement by a traffic infraction enforcement officer of specified provisions requiring vehicular traffic facing a steady red signal to stop; revising provisions for enforcement of turns facing a steady red signal; removing authority of the Department of Highway Safety and Motor Vehicles to enforce such provisions using a traffic infraction detector; revising procedures for enforcement and disposition of notice of violation; removing

provisions for issuance of a uniform traffic citation; providing for withholding of vehicle registration if a violator fails to pay the penalty; revising uses of penalties collected; restricting use of images collected by traffic infraction detectors; revising requirements for reports by counties, municipalities, and the Department of Highway Safety and Motor Vehicles; revising an amount that may be assessed for an administrative hearing; amending s. 316.0776, F.S.; revising provisions authorizing the use of traffic infraction detectors; revising provisions for installation of traffic infraction detectors; amending s. 316.640, F.S.; removing provisions authorizing the department to use traffic infraction enforcement officers to enforce specified provisions; amending s. 318.15, F.S.; revising provisions for withholding issuance of a license plate or revalidation sticker when a person fails to pay penalties under specified provisions; amending s. 318.18, F.S.; conforming penalty provisions; conforming provisions for use of penalties collected; amending s. 320.03, F.S.; revising provisions for withholding issuance of a license plate or revalidation sticker; providing for costs; amending s. 335.10, F.S.; prohibiting charges for public parking in certain parking spaces; amending s. 337.25, F.S.; revising provisions for disposition of property by the department; authorizing the department to contract for auction services for conveyance of property; revising requirements for an inventory of property; amending s. 337.251, F.S.; revising provisions for lease of property; requiring the department to publish a notice of receipt of a proposal for lease of particular department property and accept other proposals; revising notice procedures; requiring the department to establish by rule an application fee for lease proposals; authorizing the department to engage the services of private consultants to assist in evaluating proposals; requiring the department to make specified determinations before approving a proposed lease; amending s. 338.161, F.S.; revising provisions for the department to enter into agreements for certain purposes with public or private transportation facility owners whose systems become interoperable with the department's systems; amending s. 373.4137, F.S.; providing legislative intent that environmental mitigation be implemented in a manner that promotes efficiency, timeliness, and cost-effectiveness in project delivery; revising the criteria of the environmental impact inventory; revising the criteria for mitigation of projected impacts identified in the environmental impact inventory; requiring the Department of Transportation to include funding for environmental mitigation for its projects in its work program; revising the process and criteria for the payment by the department or participating transportation authorities of mitigation implemented by water management districts or the Department of Environmental Protection; revising the requirements for the payment to a water management district or the Department of Environmental Protection of the costs of mitigation planning and implementation of the mitigation required by a permit; revising the payment criteria for preparing and implementing mitigation plans adopted by water management districts for transportation impacts based on the environmental impact inventory; adding federal requirements for the development of a mitigation plan; providing for transportation projects in the environmental mitigation plan for which mitigation has not been specified; revising a water management district's responsibilities relating to a mitigation plan; amending s. 2 of chapter 85-364, Laws of Florida, as amended by chapter 95-382, Laws of Florida, relating to the Department of Transportation; authorizing tolls from the Pinellas Bayway to be used for maintenance costs; removing certain projects from the flow of funds; amending s. 110.205, F.S.; conforming cross-references; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Subcommittee; and Economic Development & Tourism Subcommittee; Representative **Eagle**—

CS/HB 7011—A bill to be entitled An act relating to public records; creating s. 252.905, F.S.; providing an exemption from public records requirements for information furnished to the Division of Emergency Management by a person or business for the purpose of obtaining assistance with emergency planning; providing for retroactive applicability of the exemption; providing for future legislative review and repeal of the

exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Economic Development Appropriations Subcommittee; and Transportation & Highway Safety Subcommittee; Representative **Ray**—

CS/HB 7063—A bill to be entitled An act relating to certificates of destruction; amending s. 319.30, F.S.; defining the term "late model vehicle"; revising requirements for the Department of Highway Safety and Motor Vehicles to declare certain mobile homes and motor vehicles unrebuildable and to issue a certificate of destruction; requiring the department to issue certificates of destruction for motor vehicles that are worth less than a specified amount and are above a certain age under certain circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

CS/HB 1275—Referred to the Health & Human Services Committee.

House Resolutions Adopted by Publication

At the request of Rep. Clarke-Reed-

HR 9039—A resolution acknowledging the remarkable contributions made to the people of this state by Delta Sigma Theta Sorority, Inc., and recognizing March 23-25, 2014, as "The 20th Annual Delta Days at the Florida Capitol."

WHEREAS, Delta Sigma Theta Sorority, Inc., is a public service organization founded on January 13, 1913, by 22 illustrious, collegiate African-American women at Howard University in Washington, D.C., and

WHEREAS, in its first public act nearly 6 weeks after its founding, Delta Sigma Theta Sorority, Inc., participated in the Women's Suffrage Movement, demanding rights for women, particularly the right to vote, which left a historic footprint for generations to follow, and

WHEREAS, Delta Sigma Theta Sorority, Inc., is a sisterhood of collegeeducated women committed to implementing the sorority's mission through its Five-Point Program Thrust: economic development, educational development, physical and mental health, political awareness and involvement, and international awareness and involvement, and

WHEREAS, in 2013, Delta Sigma Theta Sorority, Inc., celebrated 100 years of commendable service and support to local communities, leading dialogue on public policy issues, supporting quality education, producing new projects to stimulate current and future economic growth, and improving the holistic well-being of minority populations internationally, and

WHEREAS, with more than 250,000 college-educated women initiated and more than 1,000 chapters worldwide, 56 of which are located in Florida and the Bahamas, members of Delta Sigma Theta Sorority, Inc., are clearly focused and visible as corporate and civic leaders, productive public officials, acclaimed academicians, and activists in their own right, and

WHEREAS, for the past 19 years, the Florida chapters of Delta Sigma Theta Sorority, Inc., have conducted "Delta Days at the Florida Capitol," to allow members the opportunity to advocate for social justice while broadening their knowledge of the state's legislative process, to provide information vital to the development of public policy to state legislators and members of the executive branch, and to monitor the progress of pending legislation relevant to significant public policy issues, and

WHEREAS, on March 23-25, 2014, under the leadership of Southern Regional Director Cheryl W. Turner and Southern Regional Representative Manica Pierrette, members of the 56 chapters of Delta Sigma Theta Sorority, Inc., now serving Florida and the Bahamas, will converge in Tallahassee to

participate in "The 20th Annual Delta Days at the Florida Capitol," and to celebrate the theme set forth by National President Paulette Walker, "Uncompromising Commitment to Communities: Service, Leadership, Empowerment," and

WHEREAS, Senators Audrey Gibson and Arthenia L. Joyner and Representative Gwyndolen Clarke-Reed are esteemed members of Delta Sigma Theta Sorority, Inc., NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That Delta Sigma Theta Sorority, Inc., is commended for its remarkable contributions to the people of this state and that March 23-25, 2014, is recognized as "The 20th Annual Delta Days at the Florida Capitol."

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Porter-

HR 9041—A resolution recognizing April 2014 as "Springs Protection Awareness Month" in the State of Florida.

WHEREAS, Florida's springs are essential to the environment, economy, and citizens and visitors of this state, and

WHEREAS, Florida has one of the most productive aquifers in the world, which supports more than 700 natural springs and gives this state the world's highest concentration of springs, and

WHEREAS, the groundwater supply is vital to the state's economy and more than 93 percent of Florida residents rely on it, and

WHEREAS, Florida's springs reflect groundwater conditions and provide an important habitat for wildlife, making them a natural resource that must be protected, and

WHEREAS, springs provide important recreational resources and opportunities that are enjoyed by citizens and visitors of this state alike, and

WHEREAS, Florida's springs discharge more than 8 billion gallons of water each day, and healthy springs reflect the State of Florida's commitment to sustainable groundwater and surface water resource protection, NOW, THEREFORE.

Be It Resolved by the House of Representatives of the State of Florida:

That April 2014 is recognized as "Springs Protection Awareness Month" in the State of Florida, and all levels of government are encouraged to support springs protection, restoration, and preservation awareness.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Porter—

HR 9043—A resolution recognizing the 75th anniversary of the Florida Highway Patrol.

WHEREAS, established in 1939 and placed under the direction of Colonel H. Neil Kirkman, the Florida Highway Patrol has served the citizens of Florida for 75 years under the motto "Service, Courtesy, and Protection," and

WHEREAS, the Florida Highway Patrol's first recruit class consisted of 32 graduates, and by the end of its first full year of operation in 1940, its membership had grown to 59 troopers, and

WHEREAS, that same year, troopers patrolled over 1.9 million miles of roadway and investigated 1,000 traffic accidents in a state with fewer than 2 million residents, and

WHEREAS, in 2013, among Florida's 19 million residents and more than 90 million annual visitors, troopers patrolled over 31 million miles of roadway and investigated 211,044 traffic accidents, and

WHEREAS, known as Florida's Finest, the members of the Florida Highway Patrol tirelessly uphold the motto established by Colonel Kirkman,

providing service, courtesy, and protection while ensuring the safety and welfare of Florida's residents and visitors each and every day on the roadways of this state, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the Florida Highway Patrol is congratulated on its 75th anniversary, and its current, retired, and auxiliary troopers are extended heartfelt gratitude for their invaluable service to the State of Florida.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Hill-

HR 9045—A resolution recognizing the 100th anniversary of Naval Air Station Pensacola.

WHEREAS, in 1825, President John Quincy Adams and Secretary of the Navy Samuel Southard made arrangements to build a Navy yard on the southern tip of Escambia County, and

WHEREAS, with the site selected by Navy Captains William Bainbridge, Lewis Warrington, and James Biddle, construction on the Navy yard began in April 1826, and

WHEREAS, 85 years later, the Pensacola Navy Yard was decommissioned in October 1911 after many of its facilities, having been destroyed in the Civil War, were again devastated in the hurricane of 1906, and

WHEREAS, with the enactment of the Naval Appropriations Act of 1911-1912, a provision for aeronautical development enabled the Secretary of the Navy, Josephus Daniels, to establish a board in 1913 that recommended the use of Pensacola's abandoned Navy yard as the site for the United States Naval Aeronautical Station, and

WHEREAS, with the approval of the board's recommendation, on January 20, 1914, the USS Mississippi and the USS Orion arrived in Pensacola Bay with the United States Naval Aviation program in order to establish the only United States aviation training facility of its time, now known as Naval Air Station Pensacola, and

WHEREAS, since the first flight from the shore of Naval Air Station Pensacola on February 2, 1914, thousands of aviators have trained on its premises, further strengthening our armed forces to bravely protect our country, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That Naval Air Station Pensacola, known as the "Cradle of Naval Aviation," is honored on the occasion of its 100th anniversary and commended for its excellence in aeronautical military achievements.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Crisafulli-

HR 9049—A resolution congratulating the Merritt Island High School boys' soccer team for winning the 2013-2014 Florida High School Athletic Association Class 3A Championship.

WHEREAS, on February 14, 2014, the Merritt Island High School boys' soccer team won the Florida High School Athletic Association Class 3A Championship at Eastern Florida State College in Melbourne, and

WHEREAS, dominating possession and displaying brilliant spacing and precise one-two touches, the Merritt Island Mustangs (22-1) offense picked apart the Choctawhatchee Indians (23-5-1) defense, defeating the Indians 5-0, with all five goals being scored by senior Mustangs, and

WHEREAS, this state championship is the second state title for the Merritt Island Mustangs under the exceptional direction of Head Coach Scooty Carey, and

WHEREAS, outstanding skill, sportsmanship, and competitiveness are characteristics that have been consistently demonstrated by Merritt Island Mustangs Matthew Fiorentino, Michael Seng, Tucker Bennett, Garrett Moatts, Jaden Rainbow, Ian Carey, John Schneider, Robert Kugelmann, Bruce Turner, Michael Martin, Alex Bluel, Scott Behrhorst, Jake Bennett, Jackson Barnes, Hunter Daly, Tyler Rye, Joshua Petersen, Andrew Wilson, Alexander Gerondidakis, and Parker Duncan, and

WHEREAS, exhibiting exemplary leadership and guidance to the team throughout the season were Head Coach Scooty Carey; Assistant Coaches Jason Cope, Jerad Merbitz, and Trevor Lewis; Trainer Brian Rye; and Manager Buster Beal, and

WHEREAS, it is with great pride that the Merritt Island High School boys' soccer team is applauded for the numerous accomplishments of its players and coaches, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the Merritt Island High School boys' soccer team is congratulated for winning the 2013-2014 Florida High School Athletic Association Class 3A Championship.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Merritt Island Mustangs as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. A. Williams—

HR 9051—A resolution designating March 26, 2014, as "FAMU Day" in the State of Florida.

WHEREAS, Florida Agricultural and Mechanical University (FAMU) was founded in 1887, named a land grant institution in 1891, and designated a university in 1953, and

WHEREAS, FAMU, a 4-year, historically black university offering undergraduate, graduate, and doctoral programs, seeks qualified students from all racial, ethnic, religious, and national groups and has provided immeasurable educational

opportunities for young men and women, and

WHEREAS, the university consists of 14 colleges and schools, including Agriculture and Food Sciences; Education; Science and Technology; Pharmacy and Pharmaceutical Sciences; Engineering; Allied Health Sciences; Architecture; Business and Industry; Social Sciences, Arts and Humanities; Journalism and Graphic Communication; Nursing; Law; Graduate Studies and Research; and the Environment, and one institute, Public Health, and

WHEREAS, FAMU is a leading producer of African Americans with baccalaureate degrees and degrees in business management, marketing, and related fields and a leading producer of African-American pharmacists in the nation and

WHEREAS, according to the National Science Foundation, the FAMU faculty is ranked second in the nation in the production of research publications in global science issues, outranking large universities that have greater resources, and

WHEREAS, nearly a third of FAMU's student body is pursuing degrees in science, technology, engineering, and mathematics (STEM) or health-related disciplines, and

WHEREAS, FAMU was recently recognized as one of Florida's most affordable public universities, producing graduates with the second-highest starting salaries among Florida public university graduates, and

WHEREAS, the university remains accessible with 54 percent of its students being first-generation college students and 66 percent of its students being Federal Pell Grant recipients, the most of any Florida public university, and

WHEREAS, FAMU's men's and women's cross country teams won two consecutive Mid-Eastern Athletic Conference Cross Country Championships in 2012 and 2013, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That March 26, 2014, is designated as "FAMU Day" in the State of Florida in recognition of Florida Agricultural and Mechanical University's contributions as an outstanding institution of higher education.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Dr. Larry Robinson, interim president of Florida Agricultural and Mechanical University, as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.17.

Reports of Standing Committees and Subcommittees

Received March 25:

The Healthy Families Subcommittee reported the following favorably: CS/HB 497

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Government Operations Subcommittee reported the following favorably:

CS/HB 595 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 595 was laid on the table.

The Insurance & Banking Subcommittee reported the following favorably:

CS/HB 939

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Appropriations Committee.

The Healthy Families Subcommittee reported the following favorably: HB 977

The above bill was transmitted to the next committee or subcommittee of reference, the Health Care Appropriations Subcommittee.

The Health Quality Subcommittee reported the following favorably: HB 1085 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1085 was laid on the table.

The Healthy Families Subcommittee reported the following favorably: HB 1279

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

HB 7063 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 7063 was laid on the table.

Received March 26:

The Insurance & Banking Subcommittee reported the following favorably:

CS/HB 31 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 31 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

HB 109 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 109 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 225 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 225 was laid on the table.

The Regulatory Affairs Committee reported the following favorably: CS/HB 565 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 565 was laid on the table.

The Civil Justice Subcommittee reported the following favorably: CS/HB 617 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 617 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

CS/HB 675 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 675 was laid on the table.

The Civil Justice Subcommittee reported the following favorably: HB 781 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 781 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 863 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 863 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 865 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 865 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

HB 973 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 973 was laid on the table.

The Economic Development & Tourism Subcommittee reported the following favorably:

HB 979 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 979 was laid on the table.

The Economic Development & Tourism Subcommittee reported the following favorably:

HB 1129 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1129 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 1161 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1161 was laid on the table.

The Health Innovation Subcommittee reported the following favorably: HB 1179 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1179 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

HB 1189 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1189 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 1193 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1193 was laid on the table.

The Business & Professional Regulation Subcommittee reported the following favorably:

HB 1235 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1235 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 1325 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1325 was laid on the table.

The Business and Professional Regulation Subcommittee reported the following favorably:

HB 1329 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1329 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

HB 1385 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1385 was laid on the table.

The Insurance & Banking Subcommittee reported the following favorably:

HB 1395 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1395 was laid on the table.

The Civil Justice Subcommittee reported the following favorably: HB 3531 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 3531 was laid on the table.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

HB 7005 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 7005 was laid on the table.

The Government Operations Subcommittee reported the following favorably:

HB 7011 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 7011 was laid on the table.

Enrolling Reports

CS/CS/HB 7015 has been enrolled, signed by the required constitutional officers, and presented to the Governor on March 26, 2014.

Robert L. "Bob" Ward, Clerk

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 12:33 p.m., to reconvene at 4:30 p.m., Thursday, March 27, 2014, or upon call of the Chair.

Pages and Messengers for the week of March 24-28, 2014

Pages—Douglas Adkins, Fernandina Beach; Elizabeth Baldor, Miami; Halie Barcott, Orlando; Aja Bell, Destin; Patrick Buck, Sarasota; Jade Butler, Vero Beach; Caroline Bradley, Fleming Island; Jacob Clayton, DeLand; Krista Cornelius, Winter Park; Carly Crisafulli, Merritt Island; Crystian DeMonbreun, Jacksonville; Edward Hoffpauir, Hobe Sound; John Hunschofsky, Parkland; Ethan Kennedy, Beverly Hills; Kian Magill, Palm City; Justin Nuñez, Miami; John Prescott, Fort Meade; Ernie Rodriguez, Miami; Hannah Schenkel, Orlando; Molly Sheppard, Ponte Vedra Beach;

Christopher Smith, Fort Lauderdale; Daphne Tompkins, Middleburg; Matt Wood, Winter Garden; Bailey Workman, Melbourne.

Messengers—Emily Adkins, Fernandina Beach; John Bartel, Winter Haven; Emily Charland, Plantation; Morgan Chipman, Tallahassee; Victoria Dougherty, Clermont; Parris Everhart, Key Largo; Chandler Hammond, Crawfordville; Cutter Hammond, Crawfordville; Zenani Johnson, Tallahassee; Nicholas "Nick" Longordo, Tallahassee; Austan Magill, Palm City; Sara Meadow, Jacksonville; Ryan Patel, Lakeland; Nicholas "Nick" Poucher, Lakeland.

CHAMBER ACTIONS ON BILLS

Wednesday, March 26, 2014

CS/HB	9 — Read 2nd time; Placed on 3rd reading	CS for CS for SB	404 — Substituted for CS/CS/HB 223; Read 2nd time; Placed on 3rd reading
CS/CS/HB	53 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	405 — Read 2nd time; Placed on 3rd reading
CS/HM	81 — Read 2nd time; Amendment 922337 adopted; CS adopted as amended; YEAS 76, NAYS 38	CS/CS/HB	433 — Read 2nd time; Amendment 558279 adopted; Amendment 750169 adopted; Placed on 3rd
CS/HB 115	115 — Read 2nd time; Amendment 602271 Failed;		reading
	Amendment 465459 Failed; Placed on 3rd reading	CS/CS/HB	511 — Read 2nd time; Placed on 3rd reading
CS/CS/HB 137	137 — Substituted CS/SB 236; Laid on Table, refer to CS/SB 236	CS/HB	533 — Read 2nd time; Placed on 3rd reading
		CS/HB	537 — Temporarily postponed, on 2nd Reading
CS/CS/HB	175 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	633 — Read 2nd time; Amendment 162283 adopted;
CS/HB	177 — Read 2nd time; Placed on 3rd reading		Placed on 3rd reading
CS/CS/HB 2	223 — Substituted CS/CS/SB 404; Laid on Table, refer to CS/CS/SB 404	CS/HB	635 — Read 2nd time; Placed on 3rd reading
		CS/HB	707 — Read 2nd time; Placed on 3rd reading
CS for SB	236 — Substituted for CS/CS/HB 137; Read 2nd time; Placed on 3rd reading	НВ	7009 — Read 2nd time; Placed on 3rd reading
CS/CS/HB	287 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	7057 — Read 2nd time; Placed on 3rd reading
CS/HB	313 — Read 2nd time; Placed on 3rd reading		
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